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Kevin D. McCarthy  
Date October 19, 2006



Patent

0-05-204 - 12514/US/2001

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor: Sonnenschein  
Serial no.: 10/036,171  
Filing date: December 31, 2001  
Title: Ultrasonic Positioning  
Examiner: Neal  
Art Unit: 3731

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir/Madam:

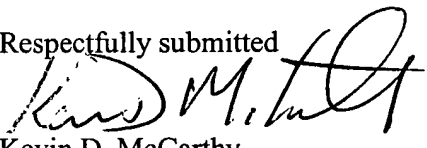
Response

This response is in reply to the office action mailed on September 26, 2006. In that office action, it was written that "the claims of this amendment paper have not been presented in ascending numerical order, and claim 19 should be included in canceled claims 1-74." It should be noted that the applicant wrote, "Cancel claims 1-18 and 20 to 74 (claim 19 was previously canceled on December 31, 2001.)" We will revise that statement to "Cancel claims 1-74." to avoid any confusion with the USPTO. We will also repeat the prior response which reads as follows::

This response and amendment is in reply to the office action mailed on August 23, 2006. In that office action, the examiner required a restriction. Applicant respectfully traverses that restriction requirement.

To substantiate the basis to that traversal, Applicant has canceled the pending claims (1-18 and 20-74) and submitted new claims 75 to 146. If the examiner maintains the restriction requirement, Applicant elects group 3 which is presumably present claims 75 to 103. That restriction requirement is unnecessary because the present pending claims ensure that there is unity of the invention.

Respectfully submitted

  
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